FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTAL DECLARATIONS

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PW FORM

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED A METHOD OF FABRICATING A CMOS DEVICE WITH DUAL METAL GATE ELECTRODES

				<u>Capplicable E</u>	BOX(ES))					•	
		cned nere vas filed or		16, 2004	,	as U.S. Applicati	ion No				
→ -					Application	No. PCT/	/ _	(On		· · · · · ·
and (if applical	ble to U.S.	or PCT ap	plication) w	as amended	on						
I hereby state the	at I have rev	iewed and ι	inderstand th	e contents of the	ne above identific	ed specification, in	cluding the cl	aims, as a	mended by an	y amendment	referred to
						I to patentability as on(s) for patent or i					
Application which	h designated	at least on	e other count	ry than the Uni	ted States, listed	l below and have a	Iso identified	below any	/ foreign applic	ation for pater	nt or inventor's
						e subject matter cl ng date of this app		application	and having a	filing date (1)	before that of
	•	-		priority claime	a, belole the lill	•		D-4-	D-4		
PRIOR FOREI		ountry		ay/MONTH/Y	ear Filed	Date first	<u>Laid-</u> Published		<u>Patented</u> r Granted	Priority N	OT Claimed
<u>ivamoci</u>	<u> </u>	ount y	<u> </u>	24/10/014/11//	car i neu	open or i	ubilaneu	<u> </u>	Granteu	FIIOHIY N	OT Claimed
						•					
If more prior for	eign applic	ations. X b	ox at bottom	and continue	on attached na	ede .					
Except as noted	below, I her	eby claim de	omestic priori	tv benefit unde	r 35 U.S.C. 1190	e) or 120 and/or 3	65(c) of the in	ndicated U	nited States ap	oplications list	ed below and
PCT international	ıl application	s listed abo	ve or below a	nd, if this is a d	continuation-in-p	art (CIP) applicati	on, insofar as	the subje	ct matter discle	osed and clain	ned in this
defined in 37 C.F	3001110n to th	iat disclosed ich became	ın sucn pnoı available bet	r applications, i ween the filing	date of each sur	e duty to disclose ch prior application	all informatio	n known to onal or PC	me to be mat Tintemational	enal to patent	ability as
application:						on phot apphoanor	and the nati	J. 101 1 0	· momanona	ming date or	
PRIOR U.S. P	ROVISION	AL. NONE	PROVISION	AL AND/OR	PCT APPLIC	ATION(S)		Status		Priority N	OT Claimed
Application N					NTH/Year File		pending,		ed, patente		
60/464,936				22 April	2003			Pendin	g	- .	
•											
I hereby declare	that all state	ments mad	e herein of m	v own knowled	ge are true and t	that all statements	made on info	rmation a	nd belief are b	elieved to be t	rue: and
further that these	statements	were made	with the know	wledge that wil	lful false stateme	ents and the like so	made are p	unishable l	by fine or impri	isonment, or b	oth, under
Section 1001 of	Title 18 of th	e United Sta	ates Code an	d that such will	ful false stateme	nts may jeopardiz	e the validity	of the appl	ication or any	patent issued	thereon.
And I hereby apr	oint David J	laffer. Pillsb	urv Winthrop	LLP. 2550 Har	over Street, Pal	o Alto, CA 94304-	L115 telepho	ne numbe	r (650) 233-45	10 (to whom a	ıı
communications	are to be dir	rected), and	the below-na	med persons (of the same add	ress) individually a	nd collective	v mv attor	nevs to prosec	ute this applic	ation and to
transact all busin	ess in the P	atent and T	rademark Off	ice connected	therewith and wi	th the resulting par	ent, and I he	reby autho	rize them to de	elete names/n	umbers below
						nunicate directly w nted after full disclo					
and/or a below a				reby deciare in	at i nave consei	ited after full discit	Suite to De Te	presented	diness/ditti i	ristruct the ab	Ove Filli
George M. Siril		18,221	Mark G. F		30,793	William P. Atki	ns	38,821		•	26,588
Richard H. Zait		27,248	James E.		27,874	Paul L. Sharer		36,004			34,613
Davoudian, Ke Jeffrey D. Kard		47,520 35,914	Bryan P. Roger R.		43,560 31,204	Robin L. Teski		35,030 37,688			32,243
Thomas A. Car		40,944	Jack S. B		37,087	F.T. Alexandra Robert J. Walte		40,862			31,678 40,245
David A. Jakop		32,995	Adam R.		41,835	Brian J. Beatus		38,825			40,330
Danielson, Mai		40,580	Chang H.		42,727	James R. Men	ker	41,717	Jubin Dai	na	41,400
Dennison, Card		34,494	Guillermo		35,056	Barrett, Glenn		38,705			
Fagin, Kenneth Jonathan E. Jo		37,615	Daley, He		42,459	Vicki G. Nortor		40,745			
Darling, John F		.28,429 44,482	Kerry T. I Robert C.		41,818 39,328	Christine H. Mo Steven Moore		41,844 35,959			
Eric Hernande		47,641	Ross L. F		47,233	Suzanne L. Big		30,158			
(1) INVENTOR		•			,		Date:	,			
	Chang				Seo	Park					
	(4) A	1.00	First	- C	Middle Initial	78	11.25	. 1871 -	amily Name	1 37 v 1;	
Residence	1		1 1130	·····	Singapore				Korea	1 - 5 - 1	. W. S
	- 4550	1740 644	City (%)	1 80 to		State/Foreign Cou	- L. C. C. C.	津			
		1. 10 10	_				riury\\\\\	. 231	- 30 CO	untry of Citizen	ship
Mailing Addres				HISE, #04-04	Dover Parkvie	∌W				•	
(include Zip Co (2) INVENTOR		TUDE	138686	- ·	J .		Date:				
(Z) INVENTOR	Byung	TONE:			Jin	Cho	Date:				······································
		37.4		2 47			7 A.S.			3,8.	10. 156
Davidana	<u> </u>	J. P	First 🥳 🕆		Middle Initial	,			amily Name	1.00	1948 1948
Residence	\2000 \(\frac{1}{2}\) \(\frac{1}2\) \(\frac{1}{2}\) \(\frac{1}2\) \	د د الاستان و الاستان			Singapore				Corea	- ×	-201
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	17.38				State/Foreign Cou	ntry 🐣	1000	Cou	untry of Citizen	ship
Mailing Addres				enti Road, #0	04-07 Kent Val	е .					
(include Zip Co	ode)		129792		J						
"X" box ⊠ f	OR ADI	DITIONA	L INVEN	TORS. an	d proceed o	on the attache	ed page t	o list ea	ch additio	nal invent	or.
						oorated herei					•
200 000	eriai 10	. 5.9.1 PII)		-514.04 110161	•	•	61472-0	308425	
							·y. D	110.	(M		
60358673 1 DOC									(10)	···· <i>)</i>	PAT-116 5/02
											PA1-116 5/09

DECLARATION AND POWER OF ATTORNEY

(continued) ADDITIONAL INVENTORS

(3) INVENTO	R'S SIGNATURE:					Date:			
Balasubramanian				Narayanan					
		First		Middle Initial			Family Name		25 T
Residence				Singapore			Singapore	V-1.00	***
1/× ÷		City		St	ate/Foreign Country		Cor	untry of Citizenshi	D .
Post Office A	ddress	c/o Ins	titute of Microeled	ctronics, 11 Scie	nce Park Road				
(include Zip Code) 117685					i				
•				•			•		
(4) INVENTO	R'S SIGNATURE:					Date:			
1 . /								•	_
		First		Middle Initial			Family Name ,		
Residence							T army reams :		
	. 30	City	.x 1	St	ate/Foreign Country		Cou	untry of Citizenshi	n 7 18 7 13 13
Post Office A	ddress	1				_		and or ordeorida	
(include Zip (Code)				·				
(molado Zip (-								
(5) INVENTO	R'S SIGNATURE:					Data			
(3) INVENTO	TIS SIGNATORE.					Date:			
		. Eiret	4 4 4 4 5	Middle Initial		W.	Family Name	aga Estiva agran	
Residence	. 7.2 *-1.1 %	FIISL		Middle Itiliai	an inner special control of		ramily:Name ····	a tak pagabatan s	rese. seledainsfirmser.
		Chu	San	. 2.54 C.	ata/Earaign Country		1222200 000	and the contract of the contra	
Post Office A		Pite City Co.	28. 1 Supple new 12. Sec.	,	ate/Foleigh Country	1. 12 March 1. 12	COL	untry of Citizenshi	0 ·
		_						······································	
(include Zip (Jode)								
(0) IN (ENT.	DIO CIONATURE								
(b) INVENTO	R'S SIGNATURE:				T	Date:			
1 1 5 3 3 4 1		11.8522516		ta water a compa	ally fluid in the second	المحالة	946 85 GO 1 4 G	V servesores eller	
	2.4 (8) (8) (1)	First	Salta gara	* Middle Initial	·李俊。[11]	Jan Strategie	Family Name:		1. 4. C. S.
Residence	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	· ·		 	. 	2.00.	100000000000000000000000000000000000000	16-3-42Naba 1 a a	- 12,20,500 100,
Post Office A		City		States St	ate/Foreign Country	1. 1984	Cou	untry of Citizenship	3. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
(include Zip (Jode)								
(3) IN (5) IT (DIO 010414711DE								
(7) INVENTO	R'S SIGNATURE:		 		1	Date:			
	. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	J. 1022010000	. San		**************************************		, _ % GFS [1952 2], \$5	(A.	V. 2. 25 S. 180 S. 181
	esi ()	- First %	S	Middle Initial			Family Name		
Residence			2 to 1.	St		- S&	-0 1 1 W C 64 etc.	io enservar en se	Security of the second of the
		City	0 1 N 25	St.	ate/Foreign Country	. 19 Mari	Cou	untry of Citizenship) (%%)
Post Office A									
(include Zip (Jode)								
(8) INVENTO	R'S SIGNATURE:				· · · ·	Date:	•		
Sec						·····		77.726.360	, , , , , , , , , , , , , , , , , , , ,
		⇒ First :		Middle Initial		的特殊性的	Family Name		
Residence	V	V-827-07	7 3 75 975 0			1172400			vo diam'r
	Company of the Company	City	er i strategist state	St	ate/Foreign Country	\$ \$ 10.3	Cou	ıntry of Citizenship)
Post Office A									
(include Zip C	Code)								
		-							
(9) INVENTO	R'S SIGNATURE:					Date:			
*	7	First	* * * * * * * * * * * * * * * * * * *	Middle Initial			Family Name	* *	·
Residence									
X2481-11		City		St.	ate/Foreign Country		Coi	ıntry of Citizenshir) - 18 (See
Post Office A		T						,	
(include Zip (_	
, zip C									

Rule 56(a) & (b) = 37 C.F.R. 1.56(a) & (b) PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

(a) ...Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facie case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

§102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in
 - an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
 - (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a); or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) (1) during the course of an interference conducted under section 135 or section 291, another inventor involved therein establishes, to the extent permitted in section 104, that before such person's invention thereof the invention was made by such other inventor and not abandoned, suppressed, or concealed, or
 - before such person's invention thereof, the invention was made in this country by another inventor who had not abandoned, suppressed, or concealed it. In determining priority of invention under this subsection there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. . . .
- (c) Subject matter developed by another person, which qualified as prior art only under one or more of subsections (e), (f) and (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

60358673_1.DOC

^{*} Six months for Design Applications (35 U.S.C. 172).